## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

ANDREW CORZO, SIA HENRY, ALEXANDER LEO-GUERRA, MICHAEL MAERLENDER, BRANDON PIYEVSKY, BENJAMIN SHUMATE, BRITTANY TATIANA WEAVER, and CAMERON WILLIAMS, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

BROWN UNIVERSITY, CALIFORNIA
INSTITUTE OF TECHNOLOGY, UNIVERSITY
OF CHICAGO, THE TRUSTEES OF COLUMBIA
UNIVERSITY IN THE CITY OF NEW YORK,
CORNELL UNIVERSITY, TRUSTEES OF
DARTMOUTH COLLEGE, DUKE UNIVERSITY,
EMORY UNIVERSITY, GEORGETOWN
UNIVERSITY, THE JOHNS HOPKINS
UNIVERSITY, MASSACHUSETTS INSTITUTE
OF TECHNOLOGY, NORTHWESTERN
UNIVERSITY, UNIVERSITY OF NOTRE DAME
DU LAC, THE TRUSTEES OF THE
UNIVERSITY OF PENNSYLVANIA, WILLIAM
MARSH RICE UNIVERSITY, VANDERBILT
UNIVERSITY, and YALE UNIVERSITY,

Defendants.

Case No.: 1:22-cv-00125

Hon. Matthew F. Kennelly

### PLAINTIFFS' STATEMENT OF COMPLIANCE WITH LOCAL RULE 37.2

This Local Rule 37.2 Statement accompanies Plaintiffs' Motion to Designate Georgetown's President and his Assistant as Custodians and to Compel Georgetown to Produce Documents ("the Motion").

Counsel for Plaintiffs (David Copeland) and Defendant Georgetown University (Daniel Fenske) exchanged emails concerning the above-captioned motion from November 10 to

November 14, in a good faith effort to explain their respective positions. On Monday, November 14 at 5:00 PM Eastern Time, the parties had a Meet and Confer conference call, with David Copeland and Steve Magnusson representing Plaintiffs, and Daniel Fenske, William J. McElhaney III and Megan Stride representing Georgetown. The parties on that call made good faith attempt to resolve their differences, but after subsequent emails were unable to reach an accord.

Plaintiffs respectfully submit that they have complied with Local Rule 37.2 as to the issues that are addressed in the Motion.

Dated: November 15, 2023

#### /s/ Robert D. Gilbert

Robert D. Gilbert Elpidio Villarreal Robert S. Raymar David Copeland Steven Magnusson Natasha Zaslove

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Respectfully Submitted,

### /s/ Edward J. Normand

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